

Exhibit G



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June 29, 2020

BY EMAIL

Suhana S. Han, Esq.
Sullivan & Cromwell LLP
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Re: *In re Ex Parte Application of Porsche Automobil Holding SE,*
Case No.19-mc-0166-RA-SDA

Dear Suhana:

I write again on behalf of Elliott Associates L.P., Elliott Capital Advisors, L.P., Elliott International Capital Advisors Inc. and Elliott Management Corporation (collectively, "Elliott") with respect to the October 15, 2019 order of the Honorable Judge Ronnie Abrams (Dkt. 58) (the "Order") ordering discovery to proceed and affirming the August 25, 2019 order of the Honorable Magistrate Judge Stewart D. Aaron (Dkt. 54), which adopted the form Protective Order (ECF No. 53-1) (the "Protective Order") and the form Subpoena to Produce Documents (ECF No. 53-2) (the "Document Subpoena") jointly submitted by the parties in connection with Respondent Porsche Automobil Holding SE's *ex parte* application pursuant to 28 U.S.C. § 1782.

In accordance with the Order and Document Subpoena, and subject to all objections previously asserted by Elliott (including those on the basis of undue burden and relevance), today we are producing (i) additional documents responsive to the Document Subpoena, as described further herein (bearing Bates stamps ELLIOTT_00005078 through ELLIOTT_00005735) (the "Additional Documents"); and (ii) Redacted Copies (as defined in Section 2.21 of the Protective Order) of documents produced on May 8, 2020 that were designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL in accordance with Section 5 of the Protective Order (bearing Bates stamps ELLIOTT_00004720_R through ELLIOTT_00005077_R). Redacted Copies of the Additional Documents produced today will be transmitted to you as soon as is reasonably practicable in accordance with the Protective Order.



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The Additional Documents consist of: (i) the remainder of the “portfolio review” spreadsheets, including parent e-mails, that we have identified as responsive (bearing Bates stamps ELLIOTT_00005078 through ELLIOTT_00005363);¹ (ii) documentation related to swap transactions that was inadvertently omitted from our production of May 8, 2020 (bearing Bates stamps ELLIOTT_00005598 through ELLIOTT_00005735); and (iii) a limited number of additional documents that we have identified as responsive to the Document Subpoena (bearing Bates stamps ELLIOTT_00005364 through ELLIOTT_00005597). With the production of these documents, subject to the foregoing and previously-asserted objections and my e-mail of 5:43 p.m. today, Elliott has now produced all non-privileged documents in its possession, custody and control that it has identified as responsive to the Document Subpoena.

The documents produced herewith are located in two secure electronic archives accessible via links that will be transmitted to you under separate cover. The archives can be accessed using the passwords: “q6yS6dS6wd+HTrhaV%y7” and “y|2BZa2%3pA;\XE” for the Additional Documents and Redacted Copies, respectively. The documents have been produced with data load files, OCR word-searchable text files, and “.tif” images compatible with commercially available database and image viewing software. All spreadsheets have been produced in their native electronic format.

Documents appearing to be privileged or subject to the attorney work product doctrine have not been produced, again subject to further review. With Elliott’s production now substantially complete, Elliott will produce a categorical privilege log indicating to you the nature and volume of the documents withheld subject to a claim of privilege.

Elliott reserves the right to amend or supplement this response as necessary or appropriate.

Yours sincerely,

/s/ Joshua K. Bromberg

Joshua K. Bromberg

cc: David Parker, Esq.
Marc R. Rosen, Esq.
Antonia E. Stamenova-Dancheva, Esq.
Christopher A. Graham, Esq.

¹ In accordance with the protocol agreed to in your colleague Ms. Stamenova-Dancheva’s e-mail of June 5, 2020, all tabs in these spreadsheets that are entirely non-responsive to the Document Subpoena have been deleted.